IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re Application of)		plication of)	For:	METHOD OF SYMBOL TIMING SYNCHRONIZATION IN	
Raj	iv La	roia (COMMUNICATION SYSTEMS	
Serial No.: 10/090,871			Examiner: DYKE, KERRI M.		
Filling Date: March 5, 2002			Art Unit: 2616		
)	Conf	. No.: 7954	
	PET	TITION FOR REVIVAL OF AN UNINTENTIONAL	APPLK	CATION FOR PATENT ABANDONED DER 37 CFR 1.137(b))	
			<u>VIA E</u>	<u>FS</u>	
		sioner for Patents ria, VA 22313-1450			
Dea	ar Si				
1.	This application became abandoned on April 4, 2007.				
2.	This petition is filed:				
	-	Action, and has already a Account No. 17-0026 in a within three months of the da 37 CFR 1.137(a) which was to	ed an ex authorize a paper te of the illed with	tension of time to respond to Office ed payment of the requisite fee to Deposit	
3,	\boxtimes	This application became	aband	oned unintentionally.	
4.	Prop	posed response:			
		Request for Continued Examis attached (Restriction Requestration Regulation). The response is the filing	ination irement of a co on the g	 i). ontinuation application having an express granting of a filing date to the continuing 	

5.	Fee	(37 CFR 1.17(m))
	App	olication status is:
		small entity – fee \$750.00.0 Verified Statement attached. Verified Statement filed.
	\boxtimes	other than small entity – fee \$1,500,00.
6.	Pay	ment of fee:
		Please charge Deposit Account No. 17-0026 of QUALCOMM Incorporated in the amount of \$1,500.00. The Commissioner is hereby authorized to charge payment of any additional fees which may be required, or credit any overpayment, to said Deposit Account
	\boxtimes	No. 17-0026. A duplicate of this sheet is enclosed. The Commissioner is further hereby authorized to charge to said Deposit Account No. 17-0026, pursuant 37 CFR 1.25(b), any fee whatsoever which may become properly due or payable, as set forth in 37 CFR 1.16 to 37 CFR 1.18 inclusive, for the entire pendency of this application without specific additional authorization.
ono rus and of T	wled; ; and the itle	dersigned declares further that all statements made herein are of his or her owning are true and that statements made on information and belief are believed to be defined the statements were made with the knowledge that false statement like so made are punishable by fine or imprisonment, or both, under Section 100 18 of the United States Code and that such willful false statements may jeopardize the application or any patent issuing thereon.
		Respectfully submitted,
Da	te: _	April 26, 2007 By: David J. Huffaker, Reg. No. 56,771

QUALCOMM incorporated Attn: Patent Department

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